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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/763,738	06/18/2004	William Charles Abildgaard		7682		
29895 7	590 07/25/2005		EXAMINER			
WILLIAM C. ABILDGAARD 138 LONG HILL ROAD WALLINGFORD, CT 06492			ARYANPOL	ARYANPOUR, MITRA		
			ART UNIT	PAPER NUMBER		
	,		3711			
			DATE MAILED: 07/25/200	DATE MAILED: 07/25/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

					Tach			
		Appli	cation No.	Applicant(s)				
Office Action Summary		10/76	3,738	ABILDGAARD, WILLIAI CHARLES	M			
		Exam	iner	Art Unit	_			
			Aryanpour	3711				
The Period for Rep	MAILING DATE of this commun ly	ication appears or	the cover sheet with the	correspondence address	ş			
THE MAILIN - Extensions of after SIX (6) N - If the period fo - If NO period fo - Failure to reply Any reply rece	NED STATUTORY PERIOD F NG DATE OF THIS COMMUN time may be available under the provisions ONTHS from the mailing date of this comm or reply specified above is less than thirty (3 or reply is specified above, the maximum st or within the set or extended period for reply ived by the Office later than three months of term adjustment. See 37 CFR 1.704(b).	ICATION. of 37 CFR 1.136(a). In requirements on days, a reply within the atutory period will apply a will, by statute, cause the	o event, however, may a reply be statutory minimum of thirty (30) dind will expire SIX (6) MONTHS fro application to become ABANDON	timely filed ays will be considered timely. m the mailing date of this commun IED (35 U.S.C. § 133).	iication.			
Status								
2a)☐ This a 3)☐ Since								
Disposition of	Claims							
4a) Of 5)	Claim(s) 1 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 1 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or election requirement.							
Application Pa	pers							
10)⊠ The dr Applica Replac	ecification is objected to by the awing(s) filed on 18 June 200 ant may not request that any objectement drawing sheet(s) including ath or declaration is objected to	4 is/are: a) ☐ acc ction to the drawing the correction is re	(s) be held in abeyance. Squired if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.	` '			
Priority under	35 U.S.C. § 119							
12) Acknown All All 2. 3.	wledgment is made of a claim b) Some * c) None of: Certified copies of the priority Certified copies of the priority Copies of the certified copies application from the Internation attached detailed Office action	documents have documents have of the priority doc nal Bureau (PCT	been received. been received in Applica uments have been receiv Rule 17.2(a)).	ition No ved in this National Stag	e			
Attachment(s)								
1) Notice of Ref	erences Cited (PTO-892)		4) Interview Summa					
3) Information D	ftsperson's Patent Drawing Review (Fisclosure Statement(s) (PTO-1449 or Mail Date		Paper No(s)/Mail I 5) Notice of Informal 6) Other:	Date Patent Application (PTO-152)				

DETAILED ACTION

Drawings

1. The drawings are objected to under 37 CFR 1.84 because they are incomplete for the following reasons: The drawing are objected to because they do not include corresponding reference sign(s) for a clear understanding of the various structural components involved in the present invention. The drawings should have reference sign(s) corresponding to the reference sign(s) in the disclosure in order to adequately explain what is being shown in the figures. 37 CFR 1.84(h). Additionally, the figures should be labels as Figure 1, etc. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Specification

2. Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of **50 to 150 words**. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

3. The disclosure is objected to because of the following informalities: there appears to be no Brief Description of the Several Views of the Drawing(s): See MPEP § 608.01(f). A reference to and brief description of the drawing(s) as set forth in 37 CFR 1.74. Appropriate correction is required.

4. The specification is objected to as failing to provide proper antecedent basis for the claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction of the following is required: for a proper understanding and in order to meet the requirements of CFR 1.77(d)(1), applicant is required to include limitations provided in the claims, in the instant case the limitations of claim 1 in the specification. No new matter should be included.

Claim Objections

1. Claim 1 is objected to because of the following informalities: Each claim should begin with a <u>capital letter and end with a period</u>. <u>Periods may not</u> be used elsewhere in the claims except for abbreviations. <u>See Fressola v. Manbeck</u>, 36 USPQ2d 1211 (D.D.C. 1995). Where a claim sets for a plurality of elements or steps, each element or step of the claim should be separated by a line indentation, 37 CFR 1.75(i). Appropriate correction is required for the above objection. See MPEP 608.01(m).

Claim Rejections - 35 USC § 112

- 5. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 6. Claim 1 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The claim(s) are narrative in form and replete with indefinite and functional or operational language. The structure which goes to make up the device must be clearly and positively specified. The structure must be organized and correlated in such a manner as to present a complete operative device. The claim(s) must be in one sentence form only. Note the format of the claims in the patent(s) cited.

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Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the

basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on

sale in this country, more than one year prior to the date of application for patent in the United States.

8. Claim 1 is rejected under 35 U.S.C. 102(b) as being clearly anticipated by Beale

(3,863,917).

Regarding claim 1, Beale discloses a hockey stick (3), a safety cord (cord 13) attached to

the blade portion (blade 7) of the hockey stick at one end and attached to a hockey puck or ball

(puck 9) at the other end.

Conclusion

9. An examination of this application reveals that applicant is unfamiliar with patent

prosecution procedure. While an inventor may prosecute the application, lack of skill in this field

usually acts as a liability in affording the maximum protection for the invention disclosed.

Applicant is advised to secure the services of a registered patent attorney or agent to prosecute

the application, since the value of a patent is largely dependent upon skilled preparation and

prosecution. The Office cannot aid in selecting an attorney or agent.

A listing of registered patent attorneys and agents is available on the USPTO Internet

web site http://www.uspto.gov in the Site Index under "Attorney and Agent Roster." Applicants

may also obtain a list of registered patent attorneys and agents located in their area by writing to

the Mail Stop OED, Director of the U.S. Patent and Trademark Office, PO Box 1450,

Alexandria, VA 22313-1450

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Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Mitra Aryanpour whose telephone number is 571-272-4405. The

examiner can normally be reached on Monday - Friday 10:00 to 6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Greg Vidovich can be reached on 571-272-4415. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

MA

19 July 2005

MITRA ARYANPOUR

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